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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/083,489	TONOMURA, MASAKI				
Office Action Summary	Examiner	Art Unit				
	John J. Romano	2192				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) ⊠ Responsive to communication(s) filed on 10 J 2a) ⊠ This action is FINAL. 2b) ☐ This 3) ☐ Since this application is in condition for allowated closed in accordance with the practice under the condition of the	s action is non-final. Ince except for formal matters, pro					
Disposition of Claims						
4) Claim(s) 1-12,15 and 16 is/are pending in the 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1-12,15 and 16 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o Application Papers 9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) according to the drawing(s) are subjected to by the Examine 10.	er. cepted or b) □ objected to by the I					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 12/06/2005.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:					

DETAILED ACTION

Remarks

1. Applicant's amendment and response received January 10th, 2006, responding to the October 10th, 2005, Office action provided in the rejections of claims 1-15, wherein claims 1-12 are amended, claims 13 and 14 cancelled, and new claim 16 added.

Claims 1-12 and 15-16 remain pending in the application and which have been fully considered by the examiner.

Applicant arguing for the claims being patentable over *Weinberg* (see pages 7-9 of the amendment and response) primarily based on assertions on pages 7-8, where applicant contends that independent claims 1, 9 and 11 are not anticipated by *Weinberg* and arguments pertaining to the dependent claims are not persuasive, as will be addressed under Prior Art's Arguments – Rejections section at item 2 and the claim rejections below. Accordingly, Applicants' arguments necessitated additional clarifications, in light of the rejection of the claims over prior art provided in the previous Office action, to further point out that *Weinberg* discloses as such claimed limitations. Thus, the rejection of the claims over prior art in the previous Office action is maintained in light of the necessitated additional clarifications provided hereon and **THIS ACTION**IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within

TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Prior Art's Arguments - Rejections

- 2. Applicant's arguments filed January 10th, 2006, in particular on pages 7-8, have been fully considered but they are not persuasive. For example,
- (A) In regard to the argument that *Weinberg* is in contrast to "generating candidate data", (page 7, fifth paragraph of the amendment and response) and as the instant application has recited and/or indicated in claims 1, 9 and 11, the examiner respectfully disagrees. While, the examiner agrees that *Weinberg* does teach using a user entering data, this does not preclude Weinberg from reading on the claim language. The plain language of the claim merely recites "the test assisting program" as "enabling a computer to carry out a process", emphasis added. The term "enabling" is interpreted as allowing the process to happen as opposed to the interpretation of the "computer generating candidate data" as alleged by Applicant (page 7, fifth paragraph of the amendment and response). Therefore, Weinberg discloses a test assisting program which enables (allows) candidate data to be generated and is not in contrast

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with the present invention. Thus, Examiner maintains the rejections to independent claims 1, 9 and 11 as addressed above and rejected below.

- (B) As to dependent claim 2, the Examiner reasserts and maintains the rejection as addressed above in section (A) with respect to Applicants' argument (page 8, third paragraph of the response), that "Weinberg merely discloses generating nodes, not data pertaining to attribute information". Moreover, with respect to Applicants' argument that Weinberg does not teach "wherein the step of generating the candidate data comprises a step of generating data matching the attribute information and data not matching the attribute information", Examiner reasserts the rejection from the previous office action wherein Weinberg discloses a result of True if the data matches and a result of Not true if it does not. Thus, the rejection of claim 2 is maintained by the Examiner.
- 3. (C) Applicant's remaining arguments have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections

Claims 1-12 and 15-16, are pending in this action.

Claim Rejections - 35 USC § 112

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

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5. A broad range or limitation together with a narrow range or limitation that falls within the broad range or limitation (in the same claim) is considered indefinite, since the resulting claim does not clearly set forth the metes and bounds of the patent protection desired. See MPEP § 2173.05(c). Note the explanation given by the Board of Patent Appeals and Interferences in *Ex parte Wu*, 10 USPQ2d 2031, 2033 (Bd. Pat. App. & Inter. 1989), as to where broad language is followed by "such as" and then narrow language. The Board stated that this can render a claim indefinite by raising a question or doubt as to whether the feature introduced by such language is (a) merely exemplary of the remainder of the claim, and therefore not required, or (b) a required feature of the claims. Note also, for example, the decisions of *Ex parte Steigewald*, 131 USPQ 74 (Bd. App. 1961); *Ex parte Hall*, 83 USPQ 38 (Bd. App. 1948); and *Ex parte Hasche*, 86 USPQ 481 (Bd. App. 1949). In the present instance, claim 16 recites the broad recitation "substantially", and the claim also recites "immediately" which is the narrower statement of the range/limitation.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

6. Claims **1-4, 9-12** and **15-16** are rejected under 35 U.S.C. 103(a) as being unpatentable over Weinberg et al., US 6,587,969 B1 (hereinafter **Weinberg**) in view of Renner et al., US 6,993,657 (hereinafter **Renner**).

In regard to claims 1, 9 and 11 Weinberg discloses:

- "... computer readable medium storing...", (E.g., see Column 6, lines 1-15), wherein data is stored and read.
- "... for assisting in testing operation of a server computer which provides services using a structured document which can be browsed by a document browsing device, the test assisting program enabling a computer to carry out a process comprising steps of...", (E.g., see Figure 6C & Column 2, lines 23-35), wherein the testing tool comprises a test assisting program and the structured documents are the programs for the web pages displayed by the web browser.
- "...acquiring attribute information of a data input area of the structured document upon reception of the structured document from the server computer ...", (E.g., see Figure 6C & Column 21, lines 35-46), wherein the data to be entered would comprise attribute type or information for the input to the structured document from the server.
- "... generating candidate data for data to be inputted into the data input area based on the attribute information of the data input area ...", (E.g., see Figure 8 & Column 21, line 46 Column 22, line 7), wherein the data references associated with the function call, associated with data

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tables in the input/output data library, are generated and (Column 2, lines 53-56), wherein "An important benefit of this feature is that it allows the user to *generate* and edit tests...".

- "... inserting a processing description ...for enabling the document browsing device to carry out a process of displaying the candidate data and a process of entering the candidate data selected by an operation input into the data input area, in the structured document...", (E.g., see Figure 3B & Column 19, lines 32-52), wherein the loop object provides instructions for input data to the browser to display a structured document or view of a webpage.
- "... transferring the structured document with the processing description inserted therein to the document browsing device.", (E.g., see Figure 6C & Column 22, lines 22-36), wherein the testing tool is the processing description to test a structured document and is shown in Figure 6C being communicated to a server, thus transferred.

But Weinberg does not expressly disclose "... the attribute information being defined in the structured document by using a first tag and parameters thereof, the input area being defined in the structured document by using a second tag and parameters thereof, the first and second tags sharing a common parameter value..." or "... into the structured document by using a third tag...". However, Renner discloses:

- "... the attribute information being defined in the structured document by using a first tag and parameters thereof...", (E.g., see Figure 6C & Application/Control Number: 10/083,489

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Column 21, lines 35-46), wherein the data (name) to be entered would comprise attribute value of the component used and that data provided (name) relates to the second tag describing the individual component. The first tag is the template used to hold the input name required (E.g., see Table 1B, line 9) and the second tag defines the input area (E.g., see Column 29, Table 2, lines 21-24

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- "... the input area being defined in the structured document by using a second tag and parameters thereof, the first and second tags sharing a common parameter value...", (E.g., see Figure 6C & Column 21, lines 35-46), wherein the data (name) to be entered would comprise attribute value of the component used and that data provided (name) relates to the second tag describing the individual component. The first tag is the template used to hold the input name required (E.g., see Column 27, Table 1B, line 9) and the second tag defines the input area (E.g., see Column 29, Table 2, lines 21-24.
- "... the first and second tags sharing a common parameter value...",

 (E.g., see Column 27, Table 1B, lines 1-13), wherein a default common value is given until a developer optionally adjusts the value at a later time.
- "... into the structured document by using a third tag...", (E.g., see Column 29, Table 2, line 5), wherein a third tag in the structured document involves a processing description.

Weinberg and Renner are analogous art because they are both concerned with the same field of endeavor, namely, managing a web server. Therefore, at the time the invention was made, it would have been obvious to a person of ordinary skill in the art to combine first, second and third tags in a structured document with Weinbergs' testing method and display. The motivation is disclosed by Weinberg, "The expert mode allows the user to... make modifications to the text. The user can thereby create functions and queries that may not be part of the automated features of the test to provide a higher level of test customization", (Column 20, lines 7-11). Additionally, the "custom" tags disclosed by Renner above (E.g., see Table 2) would have further motivated a person of ordinary skill in the art to modify by creating custom tags as shown.

In regard to claim **2**, the rejections of base claim **1** are incorporated. Furthermore, **Weinberg** discloses:

"... generating data matching the attribute information and data not matching the attribute information.", (E.g., see Figure 4A & Column 15, lines 15-34), wherein the result is "TRUE" if the data matches or "NOT TRUE" if it does not.

In regard to claims 3, 10 and 12 Weinberg discloses:

- "... determining details of an operation input for requesting the server computer to carry out a process when the operation input is applied to the document browsing device...", (E.g., see Table 2 & Column 9 – Column 10), wherein the "Submit Data" step comprises input data

submitted to the server and "Text check", "Image Check" and "Applet Check" perform processes with the applied input.

- "... generating a log file in which the determined details of the operation input are recorded...", (E.g., see Figure 7 & Column 23, lines 11-19), wherein a log file is generated from the test results.
- "... reproducing the operation input applied to the document browsing device according to the details of the operation input which are recorded in the log file.", (E.g., see Figure 10 & Column 24, lines 45-51), wherein the spreadsheet location may be the test results recorded in the log file.

In regard to claim **4**, the rejections of base claim **3** are incorporated. Furthermore, **Weinberg** discloses:

"... an object to be operated on is displayed in highlight for a predetermined period of time when the operation input is reproduced.",
 (E.g., see Column 16, lines 44-46), wherein when the test is played back or reproduced and the corresponding objects or steps are highlighted. The predetermined time period is the duration of the execution of that particular step.

In regard to claims 9 and 10, they are system versions of the process of claims 1 and 3 respectively. Therefore, the limitations of claims 9 and 10 are met accordingly.

In regard to claims 11 and 12, they are apparatus versions of the process of claims 1 and 3 respectively. Therefore, the limitations of claims 11 and 12 are met accordingly.

In regard to claim 15, Weinberg discloses:

- "A method for testing operation of a server computer from a browsing computer, comprising: acquiring information of a data input area upon reception of a document from the server computer ...", (E.g., see Figure 6C & Column 21, lines 35-46), wherein the data to be entered would comprise attribute type or information for the input to the structured document from the server.
- "... generating candidate data for data to be inputted into the data input area based on the acquired information.", (E.g., see Figure 8 & Column 21, line 46 Column 22, line 7), wherein the data references associated with the function call, associated with data tables in the input/output data library, are generated and (Column 2, lines 53-56), wherein "An important benefit of this feature is that it allows the user to generate and edit tests...".

In regard to claim 16, Weinberg does not expressly disclose "...wherein the inserting operation inserts the processing description substantially immediately after the second tag defining the data input area, such that the candidate data will be associated with the data input area." However, it would have been obvious to one of ordinary skill in the art at the time the invention was made to insert the processing description after

the second tag defining the data input are, such that the candidate data will be associated with the data input area. It is old and well known in the art to further define information in a structured document with subsequent tags. Further motivation would have been that it is old and well known in the art that structured documents are a hierarchical data structure that has a sequence of tags defining data.

7. Claims **5** and **6** are rejected under 35 U.S.C. 103(a) as being unpatentable over **Weinberg** in view of obviousness.

In regard to claim 5, the rejections of base claim 4 are incorporated. But

Weinberg does not expressly disclose "... the operation input is prevented from being
reproduced until the display in highlight of the object to be operated on is finished.".

However, it would have been obvious to one of ordinary skill in the art, at the time the
invention was made, to prevent the next operation or input operation from being
performed until the previous step or decision was completed or confirmed. The
motivation to do so would have been to complete an iteration of the test before entering
another input to begin another iteration. This would be consistent with certain testing
phases of a web browser as it is often beneficial to test one thing at a time. Therefore,
at the time the invention was made, it would have been obvious to a person of ordinary
skill in the art to prevent an input operation form being reproduced until the highlighted
display of a step or object is finished.

In regard to claim **6**, the rejections of base claim **3** are incorporated. Furthermore, **Weinberg** discloses:

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- "...wherein when a process result is returned from the server computer due to the reproduced operation input, the test assisting program enables the computer to compare the process result and a past process result returned from the server computer due to the operation input...", (E.g., see Figures 5C-E & Column 19, lines 12-31), wherein the output of the test and verify expression or comparison definition are returned due to the input.

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But Weinberg does not expressly disclose "... and display a difference between the compared process results.". However, it would have been obvious to one of ordinary skill in the art, at the time the invention was made, to customize the comparison by displaying the difference if appropriate. The motivation is disclosed by Weinberg, "The expert mode allows the user to... make modifications to the text. The user can thereby create functions and queries that may not be part of the automated features of the test to provide a higher level of test customization.", (Column 20, lines 7-11). Thus, if a display of the difference would be beneficial the suggestion to customize the function was evident. Therefore, at the time the invention was made, it would have been obvious to a person of ordinary skill in the art to customize the display to incorporate the difference of the compared results.

8. Claim **7** is rejected under 35 U.S.C. 103(a) as being unpatentable over **Weinberg** in view of Dantressangle, US 6,446,120 B1 (hereinafter **Dantressangle**).

In regard to claim 7, the rejections of base claim 3 are incorporated. But

Weinberg does not expressly disclose "...to measure a time from a decision in the

operation input for requesting the server computer to carry out the process until a

process result is returned from the server computer, and display the measured time.".

However, Dantressangle discloses:

- "...to measure a time from a decision in the operation input for requesting the server computer to carry out the process until a process result is returned from the server computer, and display the measured time.", (E.g., see Figure 7 & Column 8, lines 41-60), wherein a timer function is used to provide a report or display the measured time.

Weinberg and Dantressangle are analogous art because they are both concerned with the same field of endeavor, namely, testing a web server. Therefore, at the time the invention was made, it would have been obvious to a person of ordinary skill in the art to combine a measured time with Weinbergs' testing method and display. The motivation is disclosed by Weinberg, "The expert mode allows the user to... make modifications to the text. The user can thereby create functions and queries that may not be part of the automated features of the test to provide a higher level of test customization.", (Column 20, lines 7-11).

9. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Weinberg in view of Gough et al., US 6,072,489, (hereinafter Gough).

In regard to claim 8, the rejections of base claim 3 are incorporated. But

Weinberg does not expressly disclose "... to render translucent an operation view for

entering the operation input and display the translucent operation view.". However,

Kake discloses:

"...to render translucent an operation view for entering the operation input and display the translucent operation view.", (E.g., see Figure 3b & Column 3, line 66- Column 4, line 5), wherein two objects are overlapped making them translucent for entering data input.

Weinberg and Gough are analogous art because they are both concerned with the same field of endeavor, namely, a program, which gathers information and displays them in a window viewing environment. Therefore, at the time the invention was made, it would have been obvious to a person of ordinary skill in the art to combine a translucent display with Weinbergs testing method and display. The motivation is disclosed by Weinberg, "The expert mode allows the user to...make modifications to the text. The user can thereby create functions and queries that may not be part of the automated features of the test to provide a higher level of test customization.", (Column 20, lines 7-11).

10. Claims 1-3, 7, 9-12 and 15-16 are rejected under 35 U.S.C. 103(a) as being unpatentable Muraishi et al., US 2001/0028359 A1 (hereinafter Muraishi) in view of Renner.

In regard to claims 1, 9 and 11, Muraishi discloses:

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- "... computer readable medium storing...", (E.g., see Figure 12), wherein a computer readable medium is stored.

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- "... for assisting in testing operation of a server computer which provides services using a structured document which can be browsed by a document browsing device, the test assisting program enabling a computer to carry out a process comprising steps of...", (E.g., see Figure 1 & Page 3, Paragraph [0053]), wherein the structured document is the screen program and the document browsing device is the GUI.
- "... acquiring attribute information of a data input area of the structured document upon reception of the structured document from the server computer ...", (E.g., see Figure 4 & Page 3, Paragraph [0060] and [0086]), wherein a server environment is disclosed.
- "... generating candidate data for data to be inputted into the data input area based on the attribute information of the data input area ...", (E.g., see Figure 4 & Page 3, Paragraph [0062]), wherein the input data file is the candidate data and is based on the screen definition information or attribute information.
- "... inserting a processing description for enabling the document browsing device to carry out a process of displaying the candidate data and a process of entering the candidate data selected by an operation

input into the data input area, in the structured document...", (E.g., see Figure 3 & Page 3, Paragraph [0064] and [0066]).

"... transferring the structured document with the processing
description inserted therein to the document browsing device.", (E.g.,
see Page 5, Paragraph [0086]), wherein it is inherent that in a server
environment data is transferred.

But Murashi does not expressly disclose "... the attribute information being defined in the structured document by using a first tag and parameters thereof, the input area being defined in the structured document by using a second tag and parameters thereof, the first and second tags sharing a common parameter value..." or "... into the structured document by using a third tag...". However, Renner discloses:

- "... the attribute information being defined in the structured document by using a first tag and parameters thereof...", (E.g., see Figure 6C & Column 21, lines 35-46), wherein the data (name) to be entered would comprise attribute value of the component used and that data provided (name) relates to the second tag describing the individual component. The first tag is the template used to hold the input name required (E.g., see Table 1B, line 9) and the second tag defines the input area (E.g., see Column 29, Table 2, lines 21-24
- "...the input area being defined in the structured document by using a second tag and parameters thereof, the first and second tags sharing a common parameter value...", (E.g., see Figure 6C & Column 21, lines

35-46), wherein the data (name) to be entered would comprise attribute value of the component used and that data provided (name) relates to the second tag describing the individual component. The first tag is the template used to hold the input name required (E.g., see Column 27, Table 1B, line 9) and the second tag defines the input area (E.g., see Column 29, Table 2, lines 21-24.

- "...the first and second tags sharing a common parameter value...",
 (E.g., see Column 27, Table 1B, lines 1-13), wherein a default common value is given until a developer optionally adjusts the value at a later time.
- "... into the structured document by using a third tag...", (E.g., see Column 29, Table 2, line 5), wherein a third tag in the structured document involves a processing description.

Murashi and Renner are analogous art because they are both concerned with the same field of endeavor, namely, managing a web server. Therefore, at the time the invention was made, it would have been obvious to a person of ordinary skill in the art to combine first, second and third tags in a structured document with Weinbergs' testing method and display. The motivation is disclosed by Renner as the "custom" tags disclosed by Renner above (E.g., see Table 2) would have motivated a person of ordinary skill in the art to modify by creating custom tags as shown.

In regard to claim **2**, the rejections of base claim **1** are incorporated. Furthermore, **Muraishi** discloses:

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- "... generating data matching the attribute information and data not matching the attribute information.", (E.g., see Figure 9 & Page 4, Paragraph [0078]), wherein both cases are disclosed.

In regard to claim 15, Muraishi discloses:

- "A method for testing operation of a server computer from a browsing computer, comprising: acquiring information of a data input area upon reception of a document from the server computer ...", (E.g., see Figure 4 & Page 3, Paragraph [0060] and [0086]), wherein a server environment is disclosed.
- "... generating candidate data for data to be inputted into the data input area based on the acquired information.", (E.g., see Figure 4 & Page 3, Paragraph [0062]), wherein the input data file is the candidate data and is based on the screen definition information or attribute information.

In regard to claims 3, 10 and 12 Muraishi discloses:

- "... determining details of an operation input for requesting the server computer to carry out a process when the operation input is applied to the document browsing device...", (E.g., see Figure 10 & Page 4, Paragraph [0080]), wherein input information or details are embedded in a input area of a screen program or browsing device.
- "... the determined details of the operation input are recorded...", (E.g., see Figure 5 & Page 3, Paragraph [0066]), wherein the test results are recorded.

- "... reproducing the operation input applied to the document browsing device according to the details of the operation input which are recorded.", (E.g., see Figure 5 & Page 3, Paragraph [0066]), wherein the execution result of the previous test results are used and recorded.

But **Muraishi** does not expressly disclose a "...log file.". However, it would have been obvious to one of ordinary skill in the art, at the time the invention was made, to save the execution data in a log file. The motivation to do so would have been to use the results for another test as disclosed by **Muraishi** (Page 3, Paragraph [0066]). Therefore, at the time the invention was made, it would have been obvious to a person of ordinary skill in the art to save the data in a log file.

In regard to claim **7**, the rejections of base claim **3** are incorporated. Furthermore, **Muraishi** discloses:

- "...to measure a time from a decision in the operation input for requesting the server computer to carry out the process until a process result is returned from the server computer, and display the measured time....", (E.g., see Figures 30 & Page 7, Paragraph [0120])), wherein the output of the time measurement is disclosed.

In regard to claim **16**, **Muraishi** does not expressly disclose "...wherein the inserting operation inserts the processing description substantially immediately after the second tag defining the data input area, such that the candidate data will be associated with the data input area." However, it would have been obvious to one of ordinary skill in the art at the time the invention was made to insert the processing description after

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the second tag defining the data input are, such that the candidate data will be associated with the data input area. It is old and well known in the art to further define information in a structured document with subsequent tags. Further motivation would have been that it is old and well known in the art that structured documents are a hierarchical data structure that has a sequence of tags defining data.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John J. Romano whose telephone number is (571) 272-3872. The examiner can normally be reached on 8-5:30, M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tuan Q. Dam can be reached on (571) 272-3695. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

KAKALI CHAKI SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100

JJR